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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKETT NO.
			EXAMINER
			EAAMINEN
			ART UNIT PAPER NUMBER
			9
			DATE MAILED:
	ı	EXAMINER INTERVIEW SUMMARY REC	ORD
All participants (applicar	nt, applicant's representati	ive, PTO personnel):	
(1) H- KIZ (2) Curlis F Date of Interview 8	ou (Exan Bell (App. 1/31/95	refo.) (3) (4)	
	☐ Personal (copy is give	n to applicant applicant's representative).	
•		es K No. If yes, brief description:	
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Claims discussed:		e or all of the claims in question. 💢 was not reache	
Description of the gener	ral nature of what was agr	reed to If an agreement was reached, or any other co	
a follow up	call to Mr	Dell to find out Whether	he made a decission about
amending of Mr Bell so	lain 8 as sug aid that he will doubt chack		onse from his client yet et me know.
(A fuller description, if n attached. Also, where i	ecessary, and a copy of the copy of the amendmen	he amendments, if available, which the examiner agr ts which would render the claims allowable is availab	eed would render the claims allowable must be le, a summary thereof must be attached.)
		e a separate record of the substance of the Interview.	
WAIVED AND MUST IN	NCLUDE THE SUBSTANC	o Indicate to the contrary, A FORMAL WRITTEN RES CE OF THE INTERVIEW (e.g., items 1-7 on the rever ven one month from this interview date to provide a s	se side of this form). If a response to the last Office
requirements t	hat may be present in the irements of the last Office	last Office action, and since the claims are now allow	te response to each of the objections, rejections and rable, this completed form is considered to fulfill the parate record of the substance of the interview unless
PTOL-413 (REV. 2 -93)		Exampler's Si	gnature



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All participants (applican	t, applicant's representa	tive, PTO personnel):			
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(1) [7 : 9] (30)	x exuu	ned) (3)			
(2) Curtis 7	Sell	(4)			
Date of Interview	10/95				
	☐ Personal (copy is giv	en to applicant applicant's representative).			
•		res No. If yes, brief description:			
		/ /			
Agreement was rea	ched with respect to son	ne or all of the claims in question. $ atural$ was not reached	d.		
Claims discussed:					
Identification of prior art	discussed:	<u> </u>			
			mments: Mr B	all alled	
Description of the gener	al nature of what was ag	reed to If an agreement was reached, or any other con	mments: 1777 L	/	
and said	that his	Client prafers to see	some the	ing in	
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& Amenny	to issue a	n alten detailing he	Claim Se	godin.	
		<i>U</i>		, 	
(A fuller description, if ne attached. Also, where r	ecessary, and a copy of no copy of the amendme	the amendments, if available, which the examiner agre nts which would render the claims allowable is availab	eed would render the lele, a summary thereof	claims allowable must be must be attached.)	
□ 1. It is not necessa	ary for applicant to provid	de a separate record of the substance of the Interview.			
WAIVED AND MUST IN	ICLUDE THE SUBSTAN	to indicate to the contrary, A FORMAL WRITTEN RES ICE OF THE INTERVIEW (e.g., items 1-7 on the rever given one month from this interview date to provide a s	rse side of this form).	If a response to the last Office	
requirements th	nat may be present in the rements of the last Office	ry above (including any attachments) reflects a comple e last Office action, and since the claims are now allow e action. Applicant is not relieved from providing a sep	vable, this completed t	orm is considered to fulfill the	